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1214814 - R8 SDMS



RE: Third West Substation Comments

Craig Barnitz

to:

Benjamin M. Clegg, Brian King, Mark Christensen, Dave Roskelley

06/14/2011 08:04 PM

Cc:

Joyce Ackerman

Hide Details

From: "Craig Barnitz" <cbarnitz@utah.gov>

To: "Benjamin M. Clegg" <Benjamin.Clegg@PacifiCorp.com>, "Brian King"

<Brian.King@PacifiCorp.com>, "Mark Christensen"

<Mark.Christensen@PacifiCorp.com>, "Dave Roskelley" <dave@rrenviro.com>

Cc: Joyce Ackerman/R8/USEPA/US@EPA

Brian,

One additional comment to add related to the Work Plan:

3.3.2 Transportation and Disposal - Once the 6-mil. polyethylene sheeting is used to cover the top portion of the loaded waste it should then be sealed in place with duct tape or other appropriate method.

Also, I had an opportunity to discuss things with Joyce regarding the Work Plan. The first issue we discussed was more of a question/clarification, but within **Part II: Quality Assurance Project Plan** - Table 5-4 Decision Rule under Action Level for Perimeter Air Sampling it states "Each air sample <ASTEM of Approx. < 0.005 S/cm³". Just want to make sure that this is a detection limit for the analytical method, correct?

The other issue discussed was permitting requirements, notifications, and submittal of additional plans required by other UDEQ divisions, state agencies, and local governments related to this type of demolition, excavation, and construction work. While the need to obtain proper permits and approvals is addressed in the Work Plan under **2.4 Contractors Duties**. It should be stated that approval of the Work Plan by the UDEQ and EPA is not an assurance that the work described will satisfy the requirements to obtain those permits or other necessary approvals from the other agencies.

Thanks,

Craig

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